PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

''	licant's or agent's file refe 8920L-PCT	FOR FURTH	ER ACTION	See Form PCT/IPEA/416
1	rnational application No. T/GB2004/002849	International filin 01.07.2004	g date <i>(day/month/year)</i>	Priority date (day/month/year) 02.07.2003
1		tion (IPC) or national classification (IPC) are national classification (14, C07D213/74, C07D241		401/12
	licant DFOCUS DISCOVER	RY LIMITED et al.		
1.	•	ernational preliminary examina le 35 and transmitted to the a	- · · · · · · · · · · · · · · · · · · ·	this International Preliminary Examining e 36.
· 2.	This REPORT consis	sts of a total of 9 sheets, inclu	iding this cover sheet.	
3.	This report is also ac	companied by ANNEXES, co	mprising:	
	a. \square sent to the ap	plicant and to the Internationa	al Bureau) a total of sheet	s, as follows:
	and/or she	• · · · · · · · · · · · · · · · · · · ·	-	n amended and are the basis of this report (see Rule 70.16 and Section 607 of the
		ne disclosure in the internation	•	onsiders contain an amendment that goes ndicated in item 4 of Box No. I and the
	sequence listi		to, in computer readable fo	mber of electronic carrier(s)), containing a orm only, as indicated in the Supplemental ive Instructions).
4.	This report contains i	ndications relating to the follo	wing items:	<u> </u>
	⊠ Box No. I Bas	sis of the opinion		
	☐ Box No. II Prie	ority		
	⊠ Box No. III No	n-establishment of opinion wit	th regard to novelty, invent	ive step and industrial applicability
	⊠ Box No. IV Lac	ck of unity of invention		•
	app	asoned statement under Artic plicability; citations and explar		elty, inventive step or industrial atement
		rtain documents cited		•
		rtain defects in the internation	• •	
	⊠ Box No. VIII Ce	rtain observations on the inter	national application	
Date	of submission of the dem	nand	Date of completion of	of this report
28.0	01.2005		02.06.2005	
	e and mailing address of		Authorized Officer	
prelir	European Pater D-80298 Munich Tel. +49 89 239 Fax: +49 89 239	nt Office h 9 - 0 Tx: 523656 epmu d	Telephone No. +49	89 2399-

AP9 Rec'd PCFFTO 21 DEC 2005 International application No. PCT/GB2004/002849

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

	Вс	x No. I Basis of the report
1.	Wi	th regard to the language , this report is based on the international application in the language in which it was d, unless otherwise indicated under this item.
		This report is based on translations from the original language into the following language, which is the language of a translation furnished for the purposes of: international search (under Rules 12.3 and 23.1(b)) publication of the international application (under Rule 12.4) international preliminary examination (under Rules 55.2 and/or 55.3)
2.	ha	th regard to the elements* of the international application, this report is based on <i>(replacement sheets which</i> we been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this port as "originally filed" and are not annexed to this report):
	De	scription, Pages
	1-4	as originally filed
	Cla	ims, Numbers
	1-2	as originally filed
		a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing
3.		The amendments have resulted in the cancellation of: the description, pages the claims, Nos. the drawings, sheets/figs the sequence listing (specify): any table(s) related to sequence listing (specify):
4.	hac	This report has been established as if (some of) the amendments annexed to this report and listed below not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the oplemental Box (Rule 70.2(c)). the description, pages the claims, Nos. the drawings, sheets/figs the sequence listing (specify): any table(s) related to sequence listing (specify):
	*	If item 4 applies, some or all of these sheets may be marked "superseded."

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/002849

	ox No. III Non-establishment plicability	of op	pinion with regard to novelty, inventive step and industrial
. Th	e questions whether the claimed vious), or to be industrially appli	d inve	ntion appears to be novel, to involve an inventive step (to be non- have not been examined in respect of:
	the entire international applica	ation,	•
\boxtimes	claims Nos. 1(part), 8 and 9 (p	oart),	10,11,12-19(part),20
	because:		·
Ø	the said international applicati does not require an internation	on, or nal pre	the said claims Nos. 18,19 relate to the following subject matter which eliminary examination (specify):
	see separate sheet		
Ø	the description, claims or drav unclear that no meaningful op	vings (inion ((indicate particular elements below) or said claims Nos. 10,11,20 are s
	see separate sheet		
	the claims, or said claims Nos could be formed.	. are s	so inadequately supported by the description that no meaningful opinio
\boxtimes	no international search report	has b	een established for the said claims Nos. 1,8,9,12-19 (each part)
	the nucleotide and/or amino ac C of the Administrative Instruc	cid sec tions i	quence listing does not comply with the standard provided for in Annex in that:
	the written form		has not been furnished
	•		does not comply with the standard
	the computer readable form		has not been furnished
			does not comply with the standard
	the tables related to the nucleonot comply with the technical r	otide a require	and/or amino acid sequence listing, if in computer readable form only, caments provided for in Annex C-bis of the Administrative Instructions.
	See separate sheet for further	detail	S

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/002849

_	Во	x No. IV Lack of unity o	inventio	n	
1.	\boxtimes	In response to the invitation	on to restri	ict or pay a	dditional fees, the applicant has:
		restricted the claims.			
		□ paid additional fees.			
		paid additional fees un	•		·
		☐ neither restricted nor p	aid additic	onal fees.	
2.		This Authority found that the Rule 68.1, not to invite the			ity of invention is not complied with and chose, according to or pay additional fees.
	Thi	is Authority considers that the	ne require	ment of uni	ity of invention in accordance with Rules 13.1, 13.2 and 13.
		complied with.			
	\boxtimes	not complied with for the f	ollowina re	Pasons:	
		not complied with for the r	onowing it	casons.	
		see separate sheet	onowing it		
		see separate sheet			espect of the following parts of the international application
1.		see separate sheet			espect of the following parts of the international application
1 .	Cor	see separate sheet	peen estal		espect of the following parts of the international application
1 .	Cor ⊠	see separate sheet nsequently, this report has labeled all parts.	peen estal		espect of the following parts of the international application
1.	Cor ⊠ □	see separate sheet nsequently, this report has all parts. the parts relating to claims	peen estal	blished in r	
1.	Cor	see separate sheet nsequently, this report has all parts. the parts relating to claims	neen estal	blished in re	35(2) with regard to novelty, inventive step or industria
1.	Cor Box app	see separate sheet nsequently, this report has all parts. the parts relating to claims x No. V Reasoned state	neen estal	blished in re	35(2) with regard to novelty, inventive step or industria
1.	Cor Box app	see separate sheet nsequently, this report has all parts. the parts relating to claims x No. V Reasoned state plicability; citations and e	neen estal	ler Article	35(2) with regard to novelty, inventive step or industriating such statement
1.	Cor Box app	see separate sheet nsequently, this report has all parts. the parts relating to claims x No. V Reasoned state clicability; citations and e	neen estal	ler Article	35(2) with regard to novelty, inventive step or industria
· .	Cor Box app Stat	see separate sheet nsequently, this report has all parts. the parts relating to claims x No. V Reasoned state clicability; citations and e tement velty (N)	neen estal Nos ment und xplanation Yes: No:	ler Article ns suppor Claims Claims	35(2) with regard to novelty, inventive step or industriating such statement 5,6
	Cor Box app Stat	see separate sheet nsequently, this report has all parts. the parts relating to claims x No. V Reasoned state clicability; citations and e	neen estal Nos ment und xplanatio	ler Article ns suppor	35(2) with regard to novelty, inventive step or industriating such statement 5,6 1-4,7-9,12-19
·	Cor Box app Stat Nov	see separate sheet nsequently, this report has all parts. the parts relating to claims x No. V Reasoned state clicability; citations and e tement velty (N)	neen estal Nos. ment und xplanatio Yes: No: Yes:	ler Article ns suppor Claims Claims Claims Claims	35(2) with regard to novelty, inventive step or industriating such statement 5,6

2. Citations and explanations (Rule 70.7):

see separate sheet

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/002849

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

PCT/GB2004/002849

III NON-ESTABLISHMENT

Claims 10, 11 and 20 are completely unclear in scope so that a meaningful examination is not possible (Art. 6 PCT).

Claims 18 and 19 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(i) PCT).

Claim 1 has not been searched. The open definitions 'R1 and R2 are joined to form a ring system' or 'R2 is a C1-C6 optionally substituted alkyl' have produced a large number of potentially novelty destroying compounds. This is also true for the eqivalent definitions of R4 and R5 as well as of R6. The search has thus been restricted to the specific groups mentioned for C1-C6alkyl (eg including ethyl, propyl etc.) and to the ring systems (R1 plus R2 or R4 plus R5) which are defined at pages 5/6 bridging paragraph or page 7, respectively of the description.

The definition 'R2 (and also R5) is optionally linked to the scaffold by a linker ...' has also been ignored because its structure is completely unclear.

IV NON-UNITY

The present application relates to Compounds of Formula (I) and (II). The compounds concerned may be used in the treatment of various diseases such as cancer, cardiovascular diseases, AIDS etc. because of the protein kinase activity. The common structural unit refers to a heteroaromatic six-membered ring including nitrogen as ring atom wherein one meta position is substituted by an amino group. This common feature is, however, already known for compounds in the same technical field. The document WO02/094814 describes kinase inhibitors which may be used in the tratment of cancer, vascular diseases, HIV etc. The experimental part includes several compounds which are 3-amino pyridine derivatives. The present application lacks unity because a common special technical feature which may form the contribution over the prior art does not exist. Hence, the present application consists of the following two inventions according to Rule 13(1) and (2) PCT:

(i) Compounds of formula (I) and related claims (1(part),2,3,6-20(part)

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/GB2004/002849

(ii)Compounds of formula (II) and related claims (1(part),4,5,6-20(part).

V REASONED STATEMENT

1. PRIOR ART

The documents cited in the International Search Report

- D1: WO 01/17995 A (HUNGATE RANDALL W; BILODEAU MARK T (US); MANLEY PETER J (US); MERCK &) 15 March 2001 (2001-03-15)
- D2: WO 02/24681 A (ORTHO MCNEIL PHARM INC) 28 March 2002 (2002-03-28)
- D3: JEANJOT P ET AL: "N-(alkyl)-2-amino-1,4-pyrazine derivatives: Synthesis and antioxidative properties of 3- and 3,5-p-hydroxyphenyl-substituted compounds" SYNTHESIS, GEORG THIEME VERLAG. STUTTGART, DE, no. 4, 7 March 2003 (2003-03-07), pages 513-522, XP002287849 ISSN: 0039-7881
- D4: WO 01/60816 A (AMGEN INC) 23 August 2001 (2001-08-23)
 D1: WO 03/051366 A (ABBOTT LAB) 26 June 2003 (2003-06-26)
- D5: DATABASE CA [Online] CHEMICAL ABSTRACTS SERVICE, COLUMBUS, OHIO, US; BOWMAN, R. E. ET AL: "Preparation and cyclization of 3-aza-1,5-diketones" XP002308867 retrieved from STN Database accession no. 1973:29148

D6: WO 03/051366 A (ABBOTT LAB) 26 June 2003 (2003-06-26) have been considered for the examination procedure.

2. NOVELTY

The subject-matter of Claims 1 and 9 is anticipated by D3. (Article 33(2) PCT). D3 discloses several single compounds covered by the definitions of Claims 1 and 9. See the search report for details.

Most of the definitions are generically covered by Claims 1 of D1 or D2. Due to the very specific definitions, the object of present Claim 1 is, however, considered as a novel selection of D1 and D2.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/GB2004/002849

Furthermore, the object of Claims 1-4,7-9 and 12-19 are considered as anticipated by D6. This documents describes Compounds Ib (page 28) which are exemplified by Examples 123 and 130. The mentioned comounds are disclosed as protein kinase inhibitors. The subject-matter of Claims 1 and 4 are also anticipated by D5.

3. INVENTIVE STEP

Pyrazines of Formula (I):

Athough D1 and D2 do not mention the Rho kinase inhibiting activity, these documents concern tyrosine kinase activity with overlapping pharmaceutical profile, i.e. cancer treatment. Due to the very close structural relationship (see novelty, above), D1 and D2 should thus be considered as highly relevant in the assessment of inventive step. The application does not include any information of what has been tested. Page 18 gives only a hint to "activity data" but it is not mentioned which activity is measured. With this information, the problem underlying the present application which may be expected as having been solved, can only be seen in the provision of further pyrazine derivatives. The provision of further novel compounds without indication of a technical effect (activity) is per se not inventive and in particular not inventive, i.e. obvious in view of very close structures as disclosed in D1 and D2. Moreover, Claims 12 and 13 indicate that not all of the compounds would have a therapeutic effect but would probably serve only as a tool for identifying active compounds as it is usual in the field of combinatorial chemistry. In this case, Claim 1 would not be inventive, at all for the mentioned reasons.

Pyridines of Formula (II)

Similar observations as made above for the pyrazines (I) hold equally for the pyridines (II). The closest prior art document is to be seen in D6. It should be noted that this group of compounds may be seen as not unitary in itself because an overlapping compound group is already known with the same activity. With the present information, an inventive, i.e. surprising or unexpected effect of compounds structurally very similar to those of D6 is also not detectable.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/GB2004/002849

4. INDUSTRIAL APPLICABILITY

No objection for Claims 1-17 and 20. For the assessment of the present Claims 18 and 19 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

VIII CERTAIN OBSERVATIONS (CLAIMS)

1. Claims 7 and 8 refer to parts of the description. This is allowable under Art. 6 PCT only in exceptional cases. It is one of the basic requirements of Art. 6 PCT that a claim should be clear in itself.